As used in this rule, 'Executive agency' means an Executive department, a Government corporation, and an independent establishment, as those terms are defined in chapter 1 of title 5, United States Code, but does not include the Federal Bureau of Investigation, the Central Intelligence Agency, the Defense Intelligence Agency, the National Imagery and Mapping Agency, the National Security Agency, and, as determined by the President, any Executive agency or unit within an Executive agency which has as its principal function the conduct of foreign intelligence or counterintelligence activities.

§ 9.2 Reporting workforce information.

The Director of the Office of Personnel Management may require all Executive agencies to report information relating to civilian employees, including positions and employees in the competitive, excepted, and Senior Executive services, in a manner and at times prescribed by the Director. The Director shall establish standards for workforce information submissions under this section, and agencies shall ensure that their submissions meet these standards consistent with the Privacy Act. The Director may exempt from this section a specific agency or group of employees when the Director determines that an exemption is appropriate because of special circumstances.

### Part 10—Agency Accountability Systems; OPM Authority To Review Personnel Management Programs (Rule X)

Sec.

10.1 Definitions.

10.2 Accountability systems.

10.3 OPM authority to review personnel management programs and practices.

§ 10.1 Definitions.

For purposes of this rule—

- (a) 'agency' means an Executive agency as defined in Rule IX, but does not include a Government corporation or the General Accounting Office; and
- (b) 'merit system principles' means the principles for Federal personnel management that are set forth in section 2301(b) of title 5, United States Code.

§ 10.2. Accountability systems.

The Director of the Office of Personnel Management may require an agency to establish and maintain a system of accountability for merit system principles that (1) sets standards for applying the merit system principles, (2) measures the agency's effectiveness in meeting these standards, and (3) corrects any deficiencies in meeting these standards.

§ 10.3. OPM authority to review personnel management programs and practices.

The Office of Personnel Management may review the human resources management programs and practices of any agency and report to the head of the agency and the President on the effectiveness of these programs and practices, including whether they are consistent with the merit system principles."

#### William J. Clinton

The White House, January 18, 2001.

[Filed with the Office of the Federal Register, 8:45 a.m., January 24, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on January 19, and it will be published in the *Federal Register* on January 25.

## Letter to Congressional Leaders Reporting on Actions Concerning Digital Computer Exports

January 18, 2001

*Dear* \_\_\_\_\_

In accordance with the provisions of section 1211(d) of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–85), I hereby notify you of my decision to establish a new level for the notification procedure for digital computers set forth in section 1211(a) of Public Law 105-85. The new level will be 85,000 millions of theoretical operations per second (MTOPS). In accordance with the provisions of section 1211(e), I hereby notify you of my decision to remove Lithuania from the list of countries covered under section 1211(b). The attached report provides the rationale supporting these decisions and fulfills the requirements of Public Law 105–85, sections 1211(d) and

I have also directed the Secretary of Commerce to adjust the licensing requirements for Tier 2 and Tier 3 countries. The countries in Tier 2 will be added to Tier 1, and Tier 2 will be abolished. In addition, the new level above which an individual license will be required for exports to Tier 3 countries is 85,000 MTOPS. The aforementioned licensing adjustments will take place immediately.

I have made all of these changes based on the recommendation of the Departments of Defense, Commerce, State, and Energy. Sincerely,

#### William J. Clinton

Note: Letters were sent to Carl Levin, chairman, Senate Committee on Armed Services; Paul S. Sarbanes, chairman, Senate Committee on Banking, Housing, and Urban Affairs; Benjamin A. Gilman, chairman, House Committee on International Relations; and Floyd Spence, chairman, House Committee on Armed Services. This letter was released by the Office of the Press Secretary on January 19. An original was not available for verification of the content of this letter.

# Statement on Resolution of Legal Issues

January 19, 2001

Today I signed a consent order in the lawsuit brought by the Arkansas Committee on Professional Conduct, which brings to an end that proceeding. I have accepted a 5-year suspension of my law license, agreed to pay a \$25,000 fine to cover counsel fees, and acknowledged a violation of one of the Arkansas Model Rules of Professional Conduct because of testimony in my Paula Jones case deposition. The disbarment suit will now be dismissed.

I have taken every step I can to end this matter. I have already settled the Paula Jones case, even after it was dismissed as being completely without legal and factual merit. I have also paid court and counsel fees in restitution and been held in civil contempt for my deposition testimony regarding Ms. Lewinsky, which Judge Wright agreed had no bearing on Ms. Jones' case, even though I disagreed with the findings in the judge's order. I will not seek any legal fees incurred as a result of the Lewinsky investigation to

which I might otherwise become entitled under the Independent Counsel Act.

I have had occasion frequently to reflect on the Jones case. In this consent order, I acknowledge having knowingly violated Judge Wright's discovery orders in my deposition in that case. I tried to walk a line between acting lawfully and testifying falsely, but I now recognize that I did not fully accomplish this goal and that certain of my responses to questions about Ms. Lewinsky were false.

I have apologized for my conduct, and I have done my best to atone for it with my family, my administration, and the American people. I have paid a high price for it, which I accept because it caused so much pain to so many people. I hope my actions today will help bring closure and finality to these matters.

NOTE: The statement referred to former White House intern Monica Lewinsky and U.S. District Judge Susan Webber Wright.

#### **Statement on Landmines**

January 19, 2001

Every year, landmines still active from wars past kill or maim thousands of innocent men, women, and children who simply find themselves in the wrong place at the wrong time. That is why, since I called for the worldwide elimination of anti-personnel landmines in 1994, the United States has taken the lead both at home and abroad to rid the globe of these hidden killers.

Five years ago, I ordered a ban on producing the most dangerous types of antipersonnel landmines, those that remain active and dangerous long after conflicts have ended. These are the kind of mines that have taken the lives of innocent children from Angola to Bosnia to Kosovo. The United States has since destroyed more than 3.3 million of these landmines, most of our stockpile. We have also budgeted \$970 million in a vigorous effort to find sensible alternatives. Our goal has been to end the use of all anti-personnel landmines outside of Korea by 2003, and we have aimed to sign the Ottawa Convention by 2006 if suitable options can be found that